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RECEIVED

February 27, 2003

FEB 27 2003

Marlene H. Dortch, Secretary
Office of the Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, DC 20554

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

*Re Kodiak Wireless, LLC
Cull Sign WPOL234
Alaska 2 - Bethel RSA (A2)
CC Docker No 99-200
CC Docker No 95-116
WT Docket No 01-184*

*ATTN: Peter Trachtenberg - Wireless Telecommunications Bureau
Policy Division*

Dear Ms. Dortch:

Kodiak Wireless, LLC ("Kodiak"), by its attorneys, hereby notifies the Commission that as of the date of this letter, Kodiak's cellular system is capable of supporting nationwide roaming by roamers with pooled or ported numbers. Kodiak requests that this letter be made a part of the record in the above referenced proceedings.¹

On November 22, 2002, Kodiak timely tiled a Petition with the Commission requesting a limited waiver and extension of time until the end of the second quarter in 2003, to meet the obligations set forth in Section 52.31(a)(2) of the Commission's rules requiring wireless carriers to be capable of supporting roaming by customers with pooled

¹ Comments opposing Kodiak's Petition were tiled in this proceeding by AT&T Wireless Services, Inc. ("AT&T"). Kodiak notes that it has worked directly with AT&T (at AT&T's request) regarding the needed upgrade to its system and has kept AT&T apprised of Kodiak's progress, including the fact that Kodiak would inform the FCC that it was now compliant.

or ported numbers by November 24, 2002.² In response to Kodiak's petition, on January 16, 2003, the Wireless Bureau released a Public Notice seeking comment on Kodiak's petition as well as a petition filed by another small rural wireless carrier.³ On February 11, 2003, Kodiak submitted an Amendment to its Petition informing the Commission that it would be shortening the amount of time it originally requested to meet its roaming obligations from the end of the second quarter in 2003, to the end of February 2003. As referenced in its Amendment, Kodiak was able to accelerate its timetable for compliance because it was able to obtain both the hardware and software platform upgrades necessary to become capable of supporting roaming of customers with pooled and ported numbers. Moreover, Kodiak was fortunate enough to obtain full cooperation from its vendors and quick delivery of the necessary equipment.

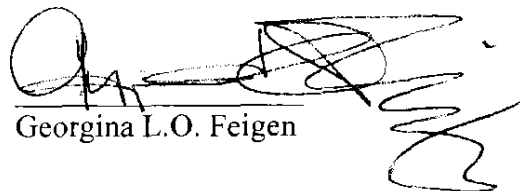
By this instant letter, Kodiak now wishes to inform the Commission that it has met the Commission's requirements, and as of February 26, 2003, has become capable of supporting nationwide roaming of ported and pooled numbers.

If you have any questions regarding Kodiak's ability to support nationwide roaming of ported and pooled numbers, please contact the undersigned counsel at (202)783-4141.

Sincerely,

Wilkinson Barker Knauer, LLP

By:



Georgina L.O. Feigen

cc: Barry Ohlson, Division Chief, Wireless Telecommunications Bureau, Policy Division
Jared Carlson, Deputy Division Chief, Wireless Telecommunications Bureau, Policy Division
Peter Trachtenberg, Wireless Telecommunications Bureau, Policy Division

² Kodiak Wireless, LLC, *Petition for Limited Waiver and Extension of Time*, CC Docket 99-200 (November 22, 2002) ("Petition").

³ See Public Notice, *Wireless Telecommunications Bureau Seeks Comment on Petitions for Extension of the Deadline for Support of Roaming by Wireless End-Users with Ported or Pooled Numbers*, DA 03-148 (rel. Jan. 16, 2003).